COMMITTEE REPORT

MADAM PRESIDENT:

The Senate Committee on Rules and Legislative Procedure, to which was referred Senate Bill No. 3, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

I	Delete the title and insert the following:
2	A BILL FOR AN ACT to amend the Indiana Code concerning
3	family law and juvenile law.
4	Delete everything after the enacting clause and insert the
5	following:
6	SECTION 1. IC 10-13-6-8, AS AMENDED BY P.L.142-2005,
7	SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
8	JULY 1, 2009]: Sec. 8. (a) The superintendent may establish a data
9	base of DNA identification records of:
10	(1) convicted criminals;
11	(2) certain delinquent children;
12	(2) (3) crime scene specimens;
13	(3) (4) unidentified missing persons; and
14	(4) (5) close biological relatives of missing persons.
15	(b) The superintendent shall maintain the Indiana DNA data base.
16	(c) The superintendent may contract for services to perform DNA
17	analysis of convicted offenders under section 10 of this chapter or
18	certain delinquent children under IC 31-37-19-1 to assist federal
19	state, and local criminal justice and law enforcement agencies in the
20	putative identification, detection, or exclusion of individuals who are
21	subjects of an investigation or prosecution of a sex offense, a violent
22	crime, or another crime in which biological evidence is recovered from
23	the crime scene.
24	(d) The superintendent:
25	(1) may perform or contract for performance of testing, typing
26	or analysis of a DNA sample collected from a person described

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2 1 in section 10 of this chapter or certain delinquent children 2 described in IC 31-37-19-1 at any time; and 3 (2) shall perform or contract for the performance of testing, 4 typing, or analysis of a DNA sample collected from a person 5 described in section 10 of this chapter or certain delinquent 6 children described in IC 31-37-19-1 if federal funds become 7 available for the performance of DNA testing, typing, or 8 analysis. 9 (e) The superintendent shall adopt rules under IC 4-22-2 necessary 10 to administer and enforce the provisions and intent of this chapter. (f) The detention, arrest, or conviction of a person based on a data 11 12 base match or data base information is not invalidated if a court 13 determines that the DNA sample was obtained or placed in the Indiana 14 DNA data base by mistake. 15 SECTION 2. IC 10-13-6-18 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 18. (a) A person whose 16 17 DNA profile has been included in the Indiana DNA data base may request expungement of the profile from the DNA data base on the 18 19 grounds that the conviction or adjudication as a delinquent child on 20 which the authority for inclusion in the Indiana DNA data base was 21 founded has been reversed and the case has been dismissed. 22 (b) All identifiable information in the Indiana DNA data base 23 pertaining to a person requesting expungement under subsection (a) 24 shall be expunged, and all samples from the person shall be destroyed upon receipt of: 25 26 (1) a written request for expungement under subsection (a); 27 (2) a certified copy of the court order reversing and dismissing 28 the conviction or adjudication; and 29 (3) any other information necessary to ascertain the validity of 30 the request. (c) Upon expungement of a person's DNA profile from the Indiana 31 32

DNA data base, the superintendent shall request expungement of the person's DNA profile from the national DNA data base.

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SECTION 3. IC 10-13-6-21 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 21. A person who knowingly or intentionally without lawful authority tampers with or attempts to tamper with any DNA sample or a container collected under section 10 of this chapter or under IC 31-37-19-1 commits a Class D felony.

SECTION 4. IC 31-37-19-1, AS AMENDED BY P.L.146-2008, SECTION 647, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 1. (a) Subject to section 6.5 of this chapter, if a child is a delinquent child under IC 31-37-2, the juvenile court may enter one (1) or more of the following dispositional decrees:

- (1) Order supervision of the child by the probation department.
- (2) Order the child to receive outpatient treatment:
 - (A) at a social service agency or a psychological, a psychiatric, a medical, or an educational facility; or
 - (B) from an individual practitioner.
- (3) Remove the child from the child's home and place the child

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1	in another home or shelter care facility. Placement under this
2	subdivision includes authorization to control and discipline the
3	child.
4	(4) Award wardship to a:
5	(A) person, other than the department; or
6	(B) shelter care facility.
7	(5) Partially or completely emancipate the child under section 27
8	of this chapter.
9	(6) Order:
0	(A) the child; or
1	(B) the child's parent, guardian, or custodian;
12	to receive family services.
13	(7) Order a person who is a party to refrain from direct or
4	indirect contact with the child.
15	(b) If the child is removed from the child's home and placed in a
6	foster family home or another facility, the juvenile court shall:
17	(A) approve a permanency plan for the child;
8	(B) find whether or not reasonable efforts were made to prevent
9	or eliminate the need for the removal;
20	(C) designate responsibility for the placement and care of the
21	child with the probation department; and
22	(D) find whether it:
23	(i) serves the best interests of the child to be removed; and
24	(ii) would be contrary to the health and welfare of the child
25	for the child to remain in the home.
26	(c) If a dispositional decree under this section:
27	(1) orders or approves removal of a child from the child's home
28	or awards wardship of the child to a:
29	(A) person other than the department; or
30	(B) shelter care facility; and
31	(2) is the first court order in the delinquent child proceeding that
32	authorizes or approves removal of the child from the child's
33	parent, guardian, or custodian;
34	the court shall include in the decree the appropriate findings and
35	conclusions described in IC 31-37-6-6(f) and IC 31-37-6-6(g).
36	(d) If a child is a delinquent child under IC 31-37-2, for the
37	commission of an act that, if committed by an adult, would be:
88	(1) burglary (IC 35-43-2-1);
39	(2) residential entry (IC 35-43-2-1.5);
10	(3) a crime of violence (as defined in IC 35-50-1-2); or
11	(4) a sex offense (as defined in IC 11-8-8-5.2);
12	the juvenile court shall order the child to provide a DNA sample to
13	the agency having supervision of the child or to the county sheriff.
14	A child is not required to submit a blood sample if doing so would
15	present a substantial and an unreasonable risk to the child's health.
16	(e) If a juvenile court orders the agency having supervision of
17	the child or the county sheriff to collect a DNA sample from a child
18	described in subsection (d), the agency or sheriff shall comply with:
19	(1) IC 10-13-6-12; and
50	(2) the guidelines issued by the superintendent of the state

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1	police department under IC 10-13-6-11.
2	SECTION 5. [EFFECTIVE JULY 1, 2009] IC 10-13-6-21, as
3	amended by this act, applies only to:
4	(1) crimes; and
5	(2) delinquent acts that, if committed by an adult, would be
6	crimes;
7	committed after June 30, 2009.
	(Reference is to SB 3 as introduced.)

and when so amended that said bill be reassigned to the Senate Committee on Judiciary.

LONG, Chairperson

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